

INDEX TO VOLUME 105 OF THE COMMERCIAL LAW JOURNAL

Page Guide

Spring	1-94
Summer	95-236
Fall	237-350
Winter	351-471

ARTICLES

Absolute Priority Rule

The Absolute Priority Rule and New Value: Before and After <i>Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership</i> <i>Megan Hamilton</i>	331
--	-----

Accounting

The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA Systrust <i>Carl Pacini, William Hillison, and Christine Andrews</i>	351
--	-----

Age Discrimination

<i>Reeves v. Sanderson</i> : United States Supreme Court Attempts to Clarify Plaintiff's Burden in 'ADEA' Claims <i>Stuart L. Bass</i>	275
---	-----

Automatic Stay

The Absolute Priority Rule and New Value: Before and After <i>Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership</i> <i>Megan Hamilton</i>	331
--	-----

- Zero Down and Zero Later - The Problem of Collection: A Comparison of Procedures under State Collection Law, the Bankruptcy Code, and the Internal Revenue Code
Robert M. Singer 159

Bankruptcy Law

- Lien Stripping Under Russian Bankruptcy Law: Is it Fair?
Craig H. Averch 77
- Bankruptcy Code Section 546(c), the Reclamation Seller and the Secured Creditor: A Textual and Policy Analysis Approach
Carlos J. Cuevas 1
- The Absolute Priority Rule and New Value: Before and After *Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership*
Megan Hamilton 331
- Disaffirming Reaffirmation
Melvin S. Hoffman and Jeffrey J. Cymrot 53
- Deciphering Conflicts of Interest in Bankruptcy Representation: An Update
William I. Kohn, Michael P. Shuster, Lee D. Powar 95
- Intentional Torts and Bankruptcy: An Evaluation of *Geiger v. Kawaauuhau*
Ralph C. McCullough 21
- Prepayment Premiums: A Bankruptcy Court Analysis of Reasonableness and Liquidated Damages
John C. Murray 217
- Is A Defective Mortgage Protected From A Preference Claim?
John C. Murray 399
- Section 365 of the Bankruptcy Code: When the "Words Get in the Way"
Jason A. Nagi 413
- Zero Down and Zero Later - The Problem of Collection: A Comparison of Procedures under State Collection Law, the Bankruptcy Code, and the Internal Revenue Code
Robert M. Singer 159
- A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases
Hon. Susan Pierson Sonderby and Kathleen M. McGuire 237
- How Explicit Do You Need to Be? An Analysis of the Rule of Explicitness After *Southeast Banking*
Heather J. Van Meter 35

Civil Rights Act

- Reeves v. Sanderson: United States Supreme Court Attempts to Clarify Plaintiff's Burden in 'ADEA' Claims*
Stuart L. Bass 275

Collections

- Zero Down and Zero Later - The Problem of Collection: A Comparison of Procedures under State Collection Law, the Bankruptcy Code, and the Internal Revenue Code*
Robert M. Singer 159

Commercial Business Practices

- The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA Systrust*
Carl Pacini, William Hillison, and Christine Andrews 351

Compensation Agreements

- A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases*
Hon. Susan Pierson Sonderby and Kathleen M. McGuire 237

Conflicts of Interest

- Deciphering Conflicts of Interest in Bankruptcy Representation: An Update*
William I. Kohn, Michael P. Shuster, Lee D. Powar 95
- A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases*
Hon. Susan Pierson Sonderby and Kathleen M. McGuire 237

Cramdown

- The Absolute Priority Rule and New Value: Before and After Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership*
Megan Hamilton 331

Creditor's Bargain Theory

Lien Stripping Under Russian Bankruptcy Law: Is it Fair? <i>Craig H. Averch</i>	77
Bankruptcy Code Section 546(c), the Reclamation Seller and the Secured Creditor: A Textual and Policy Analysis Approach <i>Carlos J. Cuevas</i>	1

Damages

The Uncertainty of U.C.C. Section 2-302: Why Unconscionability Has Become a Relic <i>Evelyn L. Brown</i>	287
Intentional Torts and Bankruptcy: An Evaluation of <i>Geiger v.</i> <i>Kawaauuhau</i> <i>Ralph C. McCullough</i>	21
Prepayment Premiums: A Bankruptcy Court Analysis of Reasonableness and Liquidated Damages <i>John C. Murray</i>	217

Disinterestedness

Deciphering Conflicts of Interest in Bankruptcy Representation: <i>An</i> <i>Update</i> <i>William I. Kohn, Michael P. Shuster, Lee D. Powar</i>	95
A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases <i>Hon. Susan Pierson Sonderby and Kathleen M. McGuire</i>	237

Employment Law

<i>Reeves v. Sanderson</i> : United States Supreme Court Attempts to Clarify Plaintiff's Burden in 'ADEA' Claims <i>Stuart L. Bass</i>	275
--	-----

Equity

Is A Defective Mortgage Protected From A Preference Claim? <i>John C. Murray</i>	399
How Explicit Do You Need to Be? An Analysis of the Rule of Explicit- ness After <i>Southeast Banking</i> <i>Heather J. Van Meter</i>	35

Executory Contracts

- Section 365 of the Bankruptcy Code: When the "Words Get in the Way"
Jason A. Nagi 413

Foreclosure

- Is A Defective Mortgage Protected From A Preference Claim?
John C. Murray 399

Fraudulent Conveyances

- Is A Defective Mortgage Protected From A Preference Claim?
John C. Murray 399

Information Systems

- The International Legal Environment for Information Systems Reliability
Assurance Services: The CPA/CA Systrust
Carl Pacini, William Hillison, and Christine Andrews 351

Interest Payments - Postpetition

- How Explicit Do You Need to Be? An Analysis of the Rule of Explicit-
ness After *Southeast Banking*
Heather J. Van Meter 35

Internal Revenue Code

- Prepayment Premiums: A Bankruptcy Court Analysis of Reasonableness
and Liquidated Damages
John C. Murray 217
- Zero Down and Zero Later - The Problem of Collection: A Comparison
of Procedures under State Collection Law, the Bankruptcy Code,
and the Internal Revenue Code
Robert M. Singer 159

International Law

- Lien Stripping Under Russian Bankruptcy Law: Is it Fair?
Craig H. Averch 77
- The International Legal Environment for Information Systems Reliability
Assurance Services: The CPA/CA Systrust
Carl Pacini, William Hillison, and Christine Andrews 351

Issue Preclusion

- Intentional Torts and Bankruptcy: An Evaluation of *Geiger v. Kawaauuhau*
Ralph C. McCullough 21
- Is A Defective Mortgage Protected From A Preference Claim?
John C. Murray 399

Licensing

- Section 365 of the Bankruptcy Code: When the "Words Get in the Way"
Jason A. Nagi 413

Lien Stripping

- Lien Stripping Under Russian Bankruptcy Law: Is it Fair?
Craig H. Averch 77

Moral Obligation Doctrine

- Disaffirming Reaffirmation
Melvin S. Hoffman and Jeffrey J. Cymrot 53

Mortgages

- Prepayment Premiums: A Bankruptcy Court Analysis of Reasonableness and Liquidated Damages
John C. Murray 217
- Is A Defective Mortgage Protected From A Preference Claim?
John C. Murray 399

Multidisciplinary Practice

- A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases
Hon. Susan Pierson Sonderby and Kathleen M. McGuire 237

Negligence

- The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA Systrust
Carl Pacini, William Hillison, and Christine Andrews 351

New Value Exception

- The Absolute Priority Rule and New Value: Before and After *Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership*
Megan Hamilton 331

Personal Service Contracts

- Section 365 of the Bankruptcy Code: When the "Words Get in the Way"
Jason A. Nagi 413

Preferential Transfers

- Is A Defective Mortgage Protected From A Preference Claim?
John C. Murray 399

Priority Claims

- Bankruptcy Code Section 546(c), the Reclamation Seller and the Secured Creditor: A Textual and Policy Analysis Approach
Carlos J. Cuevas 1

Professional Responsibility

- Deciphering Conflicts of Interest in Bankruptcy Representation: *An Update*
William I. Kohn, Michael P. Shuster, Lee D. Powar 95
- A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases
Hon. Susan Pierson Sonderby and Kathleen M. McGuire 237

Reaffirmation

- Disaffirming Reaffirmation
Melvin S. Hoffman and Jeffrey J. Cymrot 53

Real Estate

- The Absolute Priority Rule and New Value: Before and After *Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership*
Megan Hamilton 331

Is A Defective Mortgage Protected From A Preference Claim? <i>John C. Murray</i>	399
---	-----

Reclamation Sellers

Bankruptcy Code Section 546(c), the Reclamation Seller and the Secured Creditor: A Textual and Policy Analysis Approach <i>Carlos J. Cuevas</i>	1
--	---

Restatement (Second) of Contracts

The Uncertainty of U.C.C. Section 2-302: Why Unconscionability Has Become a Relic <i>Evelyn L. Brown</i>	287
---	-----

Restatement (Second) of Torts

Intentional Torts and Bankruptcy: An Evaluation of <i>Geiger v. Kawaauuhau</i> <i>Ralph C. McCullough</i>	21
The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA Systrust <i>Carl Pacini, William Hillison, and Christine Andrews</i>	351

Rule of Explicitness

How Explicit Do You Need to Be? An Analysis of the Rule of Explicitness After <i>Southeast Banking</i> <i>Heather J. Van Meter</i>	35
---	----

Secured Transactions

Lien Stripping Under Russian Bankruptcy Law: Is it Fair? <i>Craig H. Averch</i>	77
Bankruptcy Code Section 546(c), the Reclamation Seller and the Secured Creditor: A Textual and Policy Analysis Approach <i>Carlos J. Cuevas</i>	1
The Absolute Priority Rule and New Value: Before and After <i>Bank of American National Trust and Savings Association v. 203 North LaSalle Street Partnership</i> <i>Megan Hamilton</i>	331
Deciphering Conflicts of Interest in Bankruptcy Representation: <i>An Update</i> <i>William I. Kohn, Michael P. Shuster, Lee D. Powar</i>	95

Prepayment Premiums: A Bankruptcy Court Analysis of Reasonableness and Liquidated Damages <i>John C. Murray</i>	217
Is A Defective Mortgage Protected From A Preference Claim? <i>John C. Murray</i>	399
Zero Down and Zero Later - The Problem of Collection: A Comparison of Procedures under State Collection Law, the Bankruptcy Code, and the Internal Revenue Code <i>Robert M. Singer</i>	159

Subordination

Is A Defective Mortgage Protected From A Preference Claim? <i>John C. Murray</i>	399
How Explicit Do You Need to Be? An Analysis of the Rule of Explicitness After <i>Southeast Banking</i> <i>Heather J. Van Meter</i>	35

SysTrust

The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA SysTrust <i>Carl Pacini, William Hillison, and Christine Andrews</i>	351
--	-----

Technical Amendments Act of 1980

Section 365 of the Bankruptcy Code: When the "Words Get in the Way" <i>Jason A. Nagi</i>	413
---	-----

Technology

Section 365 of the Bankruptcy Code: When the "Words Get in the Way" <i>Jason A. Nagi</i>	413
The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA SysTrust <i>Carl Pacini, William Hillison, and Christine Andrews</i>	351

Trademark Law

Aesthetic Functionality in Trade Dress: Post-Secondary Aesthetic Functionality Proposed <i>Spencer Davczyk</i>	309
---	-----

Unconscionability

- The Uncertainty of U.C.C. Section 2-302: Why Unconscionability Has
Become a Relic
Evelyn L. Brown 287

Uniform Commercial Code

- The Uncertainty of U.C.C. Section 2-302: Why Unconscionability Has
Become a Relic
Evelyn L. Brown 287
- Bankruptcy Code Section 546(c), the Reclamation Seller and the Secured
Creditor: A Textual and Policy Analysis Approach
Carlos J. Cuevas 1

AUTHORS

- Craig H. Averch*, Lien Stripping Under Russian Bankruptcy Law:
Is it Fair? 77
- Stuart L. Bass*, *Reeves v. Sanderson*: United States Supreme Court
Attempts to Clarify Plaintiff's Burden in 'ADEA' Claims 275
- Evelyn L. Brown*, The Uncertainty of U.C.C. Section 2-302:
Why Unconscionability Has Become a Relic 287
- Carlos J. Cuevas*, Bankruptcy Code Section 546(c), the Reclamation
Seller and the Secured Creditor: A Textual and Policy Analysis
Approach 1
- Spencer Davczyk*, Aesthetic Functionality in Trade Dress:
Post-Secondary Aesthetic Functionality Proposed 309
- Megan Hamilton*, The Absolute Priority Rule and New Value:
Before and After *Bank of American National Trust and Savings
Association v. 203 North LaSalle Street Partnership* 331
- Melvin S. Hoffman and Jeffrey J. Cymrot*, Disaffirming
Reaffirmation 53
- William I. Kohn, Michael P. Shuster, Lee D. Powar*, Deciphering
Conflicts of Interest in Bankruptcy Representation: *An Update* 95

<i>Ralph C. McCullough, Intentional Torts and Bankruptcy: An Evaluation of Geiger v. Kawaauuhau</i>	21
<i>John C. Murray, Prepayment Premiums: A Bankruptcy Court Analysis of Reasonableness and Liquidated Damages</i>	217
<i>John C. Murray, Is A Defective Mortgage Protected From A Preference Claim?</i>	399
<i>Jason A. Nagi, Section 365 of the Bankruptcy Code: When the "Words Get in the Way"</i>	413
<i>Carl Pacini, William Hillison, and Christine Andrews, The International Legal Environment for Information Systems Reliability Assurance Services: The CPA/CA Systrust</i>	351
<i>Robert M. Singer, Zero Down and Zero Later - The Problem of Collection: A Comparison of Procedures under State Collection Law, the Bankruptcy Code, and the Internal Revenue Code</i> ...	159
<i>Hon. Susan Pierson Sonderby and Kathleen M. McGuire, A Gray Area in the Law? Recent Developments Relating to Conflicts of Interest and the Retention of Attorneys in Bankruptcy Cases</i> ..	237
<i>Heather J. Van Meter, How Explicit Do You Need to Be? An Analysis of the Rule of Explicitness After Southeast Banking</i>	35